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4 Donald H. Nichols, MN State Bar No. 78918  
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5 (pro hac vice application forthcoming)  
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8 NICHOLS KASTER & ANDERSON, PLLP  
4600 IDS Center  
9 80 S. 8<sup>th</sup> Street  
Minneapolis, MN 55402

10 ATTORNEYS FOR PLAINTIFFS

11  
12 **IN THE UNITED STATES DISTRICT COURT**  
**NORTHERN DISTRICT OF CALIFORNIA**

13  
14 Frank Foster, Phillip Wamock,  
15 individually, on behalf of all others  
similarly situated, and on behalf of the  
general public,

Case No: 3:07-cv-04928-SI

16 Plaintiffs,  
17  
18 vs.  
19  
20 Nationwide Mutual Insurance Company,  
21  
22 Defendant.  
23  
24  
25 PLEASE TAKE NOTICE, that pursuant to 29 U.S.C. § 216, Plaintiffs hereby file the  
26 attached Consent Form(s) for the following person(s):  
27  
28

Endicott John  
Goodwin Holly  
Hosford Jack

1  
Dated: October 1, 2007  
2

s/Matthew Helland  
3

4  
**NICHOLS KASTER & ANDERSON, LLP**  
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13 ATTORNEYS FOR PLAINTIFFS  
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**CERTIFICATE OF SERVICE**  
Foster et al v. Nationwide Mutual Insurance Company  
**Case No.3:07-cv-04928-SI**

I hereby certify that on October 1, 2007, I caused the following document(s):

## **Notice of Consent Filing**

to be served via ECF to the following:

Nationwide Mutual Insurance Company  
c/o CT Corporation System  
818 West 7<sup>th</sup> Street  
Los Angeles, CA 90017

Dated: October 1, 2007

s/Matthew Helland

**NICHOLS KASTER & ANDERSON, LLP**  
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4600 IDS Center  
80 S. 8<sup>th</sup> Street  
Minneapolis, MN 55402

ATTORNEYS FOR PLAINTIFFS

1  
CONSENT FORM AND DECLARATION

2 I hereby consent to join a lawsuit against Nationwide Insurance as a Plaintiff to assert  
3 claims against it for violations of the wage and hour laws of the United States and/or the state(s)  
4 where I worked for Nationwide Insurance. During the past three years, there were occasions when  
5 I worked over 40 hours per week for Nationwide Insurance and did not receive overtime  
compensation. I worked for Nationwide Insurance as a (please check all that apply):

6 REDACTED  
7  
8  
9  
10

11 Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and  
12 correct.

13   
Signature 9.20.07  
14 John D. Endicott Date  
15

16 REDACTED  
17  
18

Fax or Mail To:

19 Paul Lukas  
20 Nichols Kaster & Anderson, PLLC  
21 4600 IDS Center, 80 S. 8<sup>th</sup> Street  
22 Minneapolis, MN 55402  
23 FAX (612) 215-6870  
24  
25  
26  
27  
28

REDACTED

1  
**CONSENT FORM AND DECLARATION**2  
I hereby consent to join a lawsuit against Nationwide Insurance as a Plaintiff to assert  
3 claims against it for violations of the wage and hour laws of the United States and/or the state(s)  
4 where I worked for Nationwide Insurance. During the past three years, there were occasions when  
I worked over 40 hours per week for Nationwide Insurance and did not receive overtime  
compensation. I worked for Nationwide Insurance as a (please check all that apply):  
56  
REDACTED  
7  
8  
910 Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and  
11 correct.12  
13 Holly L 09/27/07  
Signature Date14  
15 Holly Goodwin  
Print Name16  
REDACTED  
1718 **Fax or Mail To:**19  
20 **Paul Lukas**  
Nichols Kaster & Anderson, P  
21 4600 IDS Center, 80 S. 8<sup>th</sup> Stre  
Minneapolis, MN 55402  
22 FAX (612) 215-6870  
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## **CONSENT FORM AND DECLARATION**

I hereby consent to join a lawsuit against Nationwide Insurance as a Plaintiff to assert claims against it for violations of the wage and hour laws of the United States and/or the state(s) where I worked for Nationwide Insurance. During the past three years, there were occasions when I worked over 40 hours per week for Nationwide Insurance and did not receive overtime compensation. I worked for Nationwide Insurance as a (please check all that apply):

REDACTED

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

REDACTED

**Fax or Mail To:**

**Paul Lukas  
Nichols Kaster & And  
4600 IDS Center, 80 S  
Minneapolis, MN 55401  
FAX (612) 215-6870**